

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

87/782.615 .. 95/17/91

1 - V 1992- V 1

BAIMES

...R...F-8913(859-1 SKUDYA'R'E

21M1/1130

OSTROLENK, FABER, GERB & SOFFEN 1180 AVENUE OF THE AMERICAS NEW YORK, NY 10036-8403

....

PAPER MUMBER *2102 ***2**0

11/30/93

Below is a communication from the EXAMINER in charge of this application

R. Skude

		ADVISORY ACTION		R. '≸
₫ THE	E PERIOD FOR RESPONSE:			
X	is extended to run 3 mch ths or co	ontinues to run	from the date of the final rejection	
	expires three months from the date of the fin event however, will the statutory period for the	te response expire later than	SIA III SIA	
	Any extension of time must be obtained by the date on which the response, the petition purposes of determining the period of extension 1.17 will be calculated from the date of the control of the contro	, and the tee have seen in-	name of the fee. Any extension fee oursual	nt to 37 CFR
] Ар	pellant's Brief is due in accordance with 37 C	FR 1.192(a).		
Ap to	oplicant's response to the final rejection, filed place the application in condition for allowance	e:	n considered with the following effect, but it is	
. П	The proposed amendments to the claim and	/or specification will not be e	ntered and the final rejection stands because	e:
	There is no convincing showing under presented.	37 CFR 1.116(b) why the pr	oposed amendment is necessary and was n	ot earlier
	b. They raise new issues that would req	uire further consideration and	or search. (See Note).	
	c. They raise the issue of new matter. (See Note).	•	
	appeal.		peal by materially reducing or simplifying the	e issues for
	e. They present additional claims without	ut cancelling a corresponding	number of finally rejected claims.	
	NOTE			
	NOTE:			
2. [Newly proposed or amended claims	would be allow	wed if submitted in a separately filed amendr	
2. 🔀	Newly proposed or amended claims	would be allow		
2. <u> </u>	Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed an	would be allow	wed if submitted in a separately filed amendr	
2. <u> </u>	Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed arbe as follows: Claims allowed: Claims objected to: Claims	would be allow	wed if submitted in a separately filed amendr	
2. <u> </u>	Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed arbe as follows: Claims allowed: Claims objected to: Claims rejected: However:	would be allow	wed if submitted in a separately filed amendr	
2. <u> </u>	Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed arbe as follows: Claims allowed: Claims objected to: Claims rejected: 5-7, 9-42	would be allow	wed if submitted in a separately filed amendr	
3. ≸	Newly proposed or amended claims the non-allowable claims. Upon the filing an appeal, the proposed arbe as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's response has overcome to	would be allow mendment will be entered will be entered will be entered	wed if submitted in a separately filed amendr	e claims will
3. 🅦	Newly proposed or amended claims	would be allownendment will be entered will be entered to the following rejection(s):	wed if submitted in a separately filed amends will not be entered and the status of the	e claims will
3. ≯	Newly proposed or amended claims	would be allownendment will be entered will be entered to the following rejection(s):	wed if submitted in a separately filed amendr will not be entered and the status of th	e claims will